944

ORDERS

330 Conn.

MARY BETH FARRELL ET AL. v. JOHNSON AND JOHNSON ET AL.

The plaintiffs' petition for certification to appeal from the Appellate Court, 184 Conn. App. 685 (AC 39472), is granted, limited to the following issues:

- "1. Did the Appellate Court correctly determine that the trial court did not improperly rule that the journal articles, offered to prove notice, were inadmissible as hearsay?
- "2. Did the Appellate Court correctly conclude that the theory of innocent misrepresentation is not applicable in the present case and that the trial court properly directed a verdict in favor of the defendants on this claim?"

330 Conn.

ORDERS

945

Brenden P. Leydon, in support of the petition.

David J. Robertson and Nancy M. Marini, in opposition.

Decided November 20, 2018

STATE OF CONNECTICUT v. JONATHAN W. CARNEY

The defendant's petition for certification to appeal from the Appellate Court, 184 Conn. App. 456 (AC 40512), is denied.

Jonathan W. Carney, self-represented, in support of the petition.

Lisa A. Riggione, senior assistant state's attorney, in opposition.

Decided November 20, 2018

STATE OF CONNECTICUT v. EZEQUIEL R. R.

The defendant's petition for certification to appeal from the Appellate Court, 184 Conn. App. 55 (AC 40846), is granted, limited to the following issue:

"Did the Appellate Court properly determine that, in a criminal prosecution for sexual abuse of a child, hearsay statements made during a forensic interview of the child complainant are admissible under § 8-3 (5) of the Connecticut Code of Evidence if the statements are reasonably pertinent to medical diagnosis or treatment, even when the primary purpose of the interview is not to render a medical diagnosis or to provide treatment to the child?"

Justin T. Smith, assigned counsel, in support of the petition.

Kathryn W. Bare, assistant state's attorney, in opposition.

946

ORDERS

330 Conn.

DENNIS ADKINS v. COMMISSIONER OF CORRECTION

The petitioner Dennis Adkins' petition for certification to appeal from the Appellate Court, 185 Conn. App. 139 (AC 40037), is denied.

 ${\it Michael~W.~Brown}, {\it assigned~counsel}, {\it in~support~of~the~petition}.$

Timothy F. Costello, assistant state's attorney, in opposition.

Decided November 20, 2018

RICHARD LANGSTON v. COMMISSIONER OF CORRECTION

The petitioner Richard Langston's petition for certification to appeal from the Appellate Court, 185 Conn. App. 528 (AC 40312), is granted, limited to the following issue:

"Did the Appellate Court properly uphold the habeas court's dismissal of the petitioner's petition for a writ of habeas corpus on the ground that he did not present 'good cause' for his delay in filing the petition, pursuant to General Statutes § 52-470 (d)?"

 ${\it Robert~L.~O'Brien}, {\it assigned~counsel}, {\it in~support~of~the~petition}.$

Lisa A. Riggione, senior assistant state's attorney, in opposition.

330 Conn.

ORDERS

947

KEVIN LINDSAY v. COMMISSIONER OF CORRECTION

The petitioner Kevin Lindsay's petition for certification to appeal from the Appellate Court, 185 Conn. App. 903 (AC 40386), is denied.

Peter G. Billings, assigned counsel, in support of the petition.

Denise B. Smoker, senior assistant state's attorney, in opposition.

Decided November 20, 2018

ANGEL GONZALEZ v. COMMISSIONER OF CORRECTION

The petitioner Angel Gonzalez' petition for certification to appeal from the Appellate Court, 185 Conn. App. 903 (AC 40457), is denied.

Jade Baldwin, assigned counsel, in support of the petition.

Rita M. Shair, senior assistant state's attorney, in opposition.

Decided November 20, 2018

STATE OF CONNECTICUT v. CODY MEADOWS

The defendant's petition for certification to appeal from the Appellate Court, 185 Conn. App. 287 (AC 40472), is granted, limited to the following issue:

"Did the Appellate Court properly conclude that (1) the defendant's constitutional right to be free from double jeopardy was not violated when he was convicted of two counts of violation of a standing criminal protective

ORDERS

330 Conn.

order on the basis of different words spoken to the protected person during a single, brief, and uninterrupted statement, and (2) the jury was properly instructed that to 'harass' means to 'trouble, worry or torment' for purposes of an enhanced penalty for violating a standing criminal protective order?"

John L. Cordani, Jr., assigned counsel, in support of the petition.

Bruce R. Lockwood, senior assistant state's attorney, in opposition.

Decided November 20, 2018

STATE OF CONNECTICUT v. NICHOLAS J. PAPANTONIOU

The defendant's petition for certification to appeal from the Appellate Court, 185 Conn. App. 93 (AC 40554), is denied.

Lisa J. Steele, assigned counsel, in support of the petition.

 $Robert\ J.\ Scheinblum,$ senior assistant state's attorney, in opposition.

Decided November 20, 2018

SHANNON ROBERSON v. COMMISSIONER OF CORRECTION

The petitioner Shannon Roberson's petition for certification to appeal from the Appellate Court, 185 Conn. App. 904 (AC 40614), is denied.

Judie Marshall, assigned counsel, and Walter Bansley IV, assigned counsel, in support of the petition.

Matthew A. Weiner, assistant state's attorney, in opposition.

330 Conn.

ORDERS

949

BENJAMIN JENKINS v. COMMISSIONER OF CORRECTION

The petitioner Benjamin Jenkins' petition for certification to appeal from the Appellate Court, 185 Conn. App. 905~(AC~40860), is denied.

Joseph A. Jaumann, assigned counsel, in support of the petition.

 $\it Timothy J. Sugrue, senior assistant state's attorney, in opposition.$